point designated is necessary for the accommodation of the public; second, at the same time he shall also file with the said clerk the certificate of eight substantial freeholders, of good moral character, residents of the school district in which he proposes to keep such inn or tavern, which certificate shall state that the applicant is a person of full age; that he is a man of sobriety and of good moral character; that an inn or tayern is necessary at the point designated to accommodate the public; that he has in the house designated, at least five beds and three rooms suitable for the exclusive use of travelers and guests, and that he has stabling and provender for at least five horses. This certificate and recommendation shall be signed with the proper signatures and in the proper handwriting of such freeholders, but if any such person cannot write, he shall sign by a mark, which shall be attested by a subscribing witness who can write, but no freeholder shall sign more than one certificate, and if he shall sign more than one certificate, the clerk shall erase his name from such other certificate or certificates; third, on the day appointed as aforesaid, the said applicant shall appear before the said clerk and make oath in due form of law, that he has in good faith, three suitable rooms and five comfortable beds for the exclusive use of travelers and guests, and stabling and provender for five horses, and shall state the rental value of the house to be used for such inn or tavern, with a description of the same, that his certificate and recommendation were read by or to each signer thereof, that the signatures are in the proper handwriting of each, and if any have signed by a mark, he shall so state; and that such person could not write, and that he will not break, nor permit to be broken by his employees any of the provisions of this act, or of the sub-title of the aforesaid article; provided that no person, living in number ten election district known as Sharptown Election District, who shall sign any certificate or recommendation to sell intoxicating liquors under this act or article 23 aforesaid, shall be considered a substantial freeholder, unless he own in his own right real estate or land, to at least the amount of one hundred dollars (\$100) over and above all incumbrance or liens.

Liquor heenses. 69. Any person of full age and of good moral character may be licensed to sell intoxicating liquors, on complying with the same conditions as required from persons applying for a license to keep an inn or tavern as hereinbefore mentioned, except that the description of his place of business and amount of stock shall vary according to the nature thereof, both in his application and certificate of recommendation of freeholders; provided, that in case of